1 2	IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS		
3	MARICEL COLLADO,	) Case No.: 4:20-cv-00314	
4	Plaintiff,	) )	
5	- vs -	) JOINT STIPULATION OF DISMISSAL	
6	GC SERVICES, LP,		
7	Defendant.		
8			
9 10 11 12 13	Plaintiff MARICEL COLLADO ("Plaintiff") and Defendant GC SERVICES, LF ("Defendant"), pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), hereby stipulate to the dismissal of all of Plaintiff's claims in this action against Defendant WITH PREJUDICE, with each party to bear its own costs and fees.  RESPECTFULLY SUBMITTED,		
14 15			
16 17 18 19	By: \( \langle s \subset Margaret Jo Meier \) (with permission)  Margaret Jo Meier  The Rudnicki Firm 6305 Waterford Blvd., Ste 325  Oklahoma City, OK 73118 405-445-7422  Email: margie@rudnickifirm.com	By:/s/Peter Cozmyk Peter Cozmyk, State Bar # 0078862 COZMYK LAW OFFICES, LLC 6100 Oak Tree Blvd., Ste. 200 Independence, OH 44131 Email: pcozmyk@cozmyklaw.com P: (877) 570-4440 F. (216) 485-2125	
20 21 22 23	Counsel for Defendant	Counsel for Plaintiff	
24 25	_	1 -	

## **CERTIFICATE OF SERVICE**

I hereby certify that on May 28, 2020, a true and correct copy of the foregoing Join
Stipulation of Dismissal with Prejudice was filed using the Court's CM/ECF system, which wil
notify all attorneys of record, including:

Margaret Jo Meier The Rudnicki Firm 6305 Waterford Blvd Ste 325 Oklahoma City, OK 73118 405-445-7422

Email: margie@rudnickifirm.com

By:/s/Peter Cozmyk Peter Cozmyk Attorney in Charge State Bar # 0078862 COZMYK LAW OFFICES, LLC 6100 Oak Tree Blvd., Ste. 200 Independence, OH 44131 pcozmyk@cozmyklaw.com P: (877) 570-4440 F. (216) 485-2125

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